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**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

IN RE JOHNSON & JOHNSON DERIVATIVE LITIGATION	Civil Action No. 10-2033 (FLW)
IN RE JOHNSON & JOHNSON FCPA SHAREHOLDER DERIVATIVE LITIGATION	Civil Action No. 11-2511 (FLW)
COPELAND v. PRINCE, et al.	Civil Action No. 11-4993 (FLW)

CERTIFICATION OF SERVICE

LINDSEY H. TAYLOR, ESQ., of full age, hereby certifies as follows:

1. I am an attorney licensed to practice in New Jersey and am a member of Carella, Byrne, Cecchi, Olstein, Brody & Agnello, attorneys for Plaintiffs and Class Counsel in the above matter. In such capacity, I am fully familiar with the facts contained herein.

2. In accordance with the Court's September 25, 2012 Order adjourning the final approval hearing, Docket Entry 209 (the "Order"), on September 26, I sent copies of the Order to the late-filing objectors for whom we had email addresses, Ed Schnitzer, Robert Stewart, Thomas Keegan, and Stephen Lindemood via email, with delivery and reading confirmation to the following email addresses:

Ed Schnitzer: schnitze22@netscape.net

Robert Stuart: robstuart33@gmail.com

Thomas Keegan: thomasckeegan@gmail.com

Steven Lindemood: lindemood@sbcglobal.com

3. I received delivery confirmation from each of the emails and return emails from Mr. Schnitzer and Mr. Stuart thanking me for sending the Order.

4. Also on September 25, 2012, I sent copies of the Order via Federal Express overnight delivery service to objectors Gerald Walpin, 875 Park Avenue, New York, NY 10075; Donald G. Blakeman, 106 Steeplechase Way, Southern Pines, NC 28387-2958, and Mr. Merton S. Rothman, 42 Aspen Drive West, Woodbury, New York 11797.

5. In addition, on September 27, 2012, James E. Cecchi emailed a copy of the Order to John Henn, a trustee for shareholders, to jhh@foleyhoag.com. Mr. Henn had sent a letter to the Clerk dated September 25, 2012 objecting to attorney's fees.

I hereby declare under penalty of perjury that the foregoing is true and correct.

/s/ Lindsey H. Taylor
LINDSEY H. TAYLOR

Dated: October 17, 2012